## Federal Defenders OF NEW YORK, INC.

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May 20, 2025

By ECF

Honorable Naomi Reice Buchwald United States District Judge Southern District of New York

Re: United States v. Andrew Gonzalez, 24 Cr. 584 (NRB)

Dear Judge Buchwald:

I write to respectfully request that the Court adjourn sentencing in this matter (currently scheduled for June 10) to August 19, 2025. The Government consents to this request. Mr. Gonzalez wishes to adjourn sentencing so that he may take his GED exam, which is schedule for late-June, prior to sentencing. He is interested in doing so because he has put significant effort into preparing for the exam and because he has been told that passing the GED will favorably impact his eventual post-sentencing designation/classification within the BOP.

Thank you for your attention to this request.

Respectfully submitted,

/s/ Jonathan Marvinny Jonathan Marvinny Assistant Federal Defender 212.417.8792 jonathan marvinny@fd.org

cc: Patrick R. Maroney, Esq.

Buchwald USB: 5/20/25